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State of Arizona

DEPARTMENT OF INSURANCE

DEPT OF INSURANCE

JUN 09 2011

In the Matter of: ALL OUT BAIL BONDS, LLC

(Arizona License # 965872) and RICHIER, JOSHUA ADAM, (Arizona License # 854536) (National Producer # 7714484)

Respondents.

No. 11A-054-INS

CONSENT ORDER

The State of Arizona Department of Insurance ("Department") has received evidence that All Out Bail Bonds, LLC and Joshua Adam Richier have violated provisions of Title 20, Arizona Revised Statutes ("A.R.S."). Respondents wish to resolve this matter without the commencement of formal proceedings, and admit the following Findings of Fact are true and consent to entry of the following Conclusions of Law and Order.

FINDINGS OF FACT

- All Out Bail Bonds, LLC ("All Out" or "Respondent") is, and was at all times 1. material, licensed with the Department as an Arizona resident bail bond agent, Arizona license number 965872, which expires on May 31, 2014.
- 2. Respondent's address of record is: 139 W. Mohave Street, Phoenix, Arizona 85003 (business and mailing).
- 3. Joshua Adam Richier ("Richier') is, and was at all times material, licensed with the Department as a resident bail bond agent, Arizona license number 854536, which expires

on May 31, 2013. Richier is the Owner and Designated Responsible Licensed Producer for All Out.

4. Richier's addresses of record with the Department are: 139 W. Mohave St., Phoenix, Arizona 85003 (business); c/o All Out Bail Bonds, LLC, 139 W. Mohave St., Phoenix, Arizona 85003 (mailing); and 1121 N. 44th St., #1016, Phoenix, Arizona 85008 (residence).

Hardison Complaint

5. On November 2, 2010, Linda Hardison ("Hardison") filed a complaint with the Department against All Out. On June 16, 2010, Hardison arranged with All Out to post a \$2,700 bond for her grandson, Ben David ("David bond"). Hardison securitized the David bond with a \$2,700 charge to her Visa credit card. The court exonerated the David bond. After repeated attempts Hardison was unable to contact anyone from All Out for return of her collateral.

Hall Complaint

6. On December 27, 2010, Carol Hall ("Hall") filed a complaint with the Department against All Out. On May 25, 2010, Hall arranged with All Out to post three bonds totaling \$7,200 for her daughter, Shannon Lang ("Lang bonds"). The Lang bonds were securitized with cash. On August 24, 2010, the court exonerated all the Lang bonds. Although Hall has been partially reimbursed, All Out still owes Hall \$5,400.

Acosta Complaint

7. On March 22, 2011, John and Laurel Acosta (the "Acostas") filed a complaint with the Department against All Out. On June 7, 2007, the Acostas arranged with All Out to post a bond for Ronald Frye ('Frye bond"). The Acostas securitized the bond with cash and 2

vehicles. On April 16, 2009, the court exonerated the Frye bond. After repeated attempts, the Acosta's were unable to contact Richier to have the liens against the vehicles removed.

Harris Complaint

8. On March 15, 2011, John Jackson ("Jackson") filed a complaint with the Department against All Out. On July 31, 2009, Adante Harris arranged with All Out to post a \$3,600 bond for Jackson ("Jackson bond"). On February 17, 2011, the court exonerated the Jackson bond. After repeated attempts Jackson was unable to contact anyone from All Out for return of his collateral.

CONCLUSIONS OF LAW

- 1. The Director has jurisdiction over this matter.
- 2.. Respondents' conduct, as alleged above, constitutes a violation of the requirement that any collateral received shall be returned to the person who deposited it with the bail bond agent or any assignee as soon as the obligation, the satisfaction of which was secured by the collateral, is discharged, within the meaning of A.A.C. R20-6-601(E)(4)(b).
- 3. Respondents' conduct, as alleged above, constitutes a violation of any rule, within the meaning of A.R.S. § 20-295(A)(2) as applied to bail bond agents under A.R.S. § 20-340.06.
- 4. Grounds exist for the Director to suspend, revoke, or refuse to renew Respondents' insurance licenses, pursuant to A.R.S. § 20-295(A) and (B) as applied to bail bond agents under A.R.S. § 20-340.06.

ORDER

IT IS HEREBY ORDERED THAT:

- 1. All Out and Richier shall immediately return any outstanding collateral in response to the Acosta, Hardison, Hall and Harris complaints, less any reasonable fees.
- All Out and Richier shall not write any new bail bonds and may retain their 2. licenses for the sole purpose of servicing existing bonds of All Out. All Out may, at its discretion, transfer any existing bonds to a licensed bail bond agent approved by the Department.
- Every thirty (30) days, beginning with the month after this Consent Order is filed, 3. Richier shall report to the Department on his progress closing out any existing bonds of All Out.
- 4. Once all of All Out's existing bonds are serviced, Richier and All Out shall surrender their licenses. DATED AND EFFECTIVE this ______ day of _______, 2011.

CHRISTINA URIAS Director of Insurance

CONSENT TO ORDER

Respondents have reviewed the foregoing Findings of Fact, Conclusions of Law 1. and Order.

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- 2. Respondents admit the jurisdiction of the Director of Insurance, State of Arizona, and admit the foregoing Findings of Fact and consent to the entry of the foregoing Conclusions of Law and Order.
- 3. Respondents are aware of their right to notice and hearing at which they may be represented by counsel, present evidence and examine witnesses. Respondents irrevocably waive their right to such notice and hearing and to any court appeals relating to this Consent Order.
- 4. Respondents state that no promise of any kind or nature whatsoever, except as expressly contained in this Consent Order, was made to them to induce them to enter into this Consent Order and that they have entered into this Consent Order voluntarily.
- 5. Respondents acknowledge that the acceptance of this Consent Order by the Director is solely to settle this matter against them and does not preclude any other agency, including the Department, officer, or subdivision of this state or this agency from instituting civil or criminal proceedings as may be appropriate now or in the future.
- 6. Respondents acknowledge that this Consent Order is an administrative action that the Department will report to the National Association of Insurance Commissioners (NAIC). Respondents further acknowledge that they must report this administrative action to any and all states in which they hold an insurance license and must disclose this administrative action on any license application.

1	7. Joshua Adam Richier represents that he is the Owner and Designated	
2	Responsible Licensed Producer for All Out Bail Bonds, LLC and, as such, is authorized to	
3	enter this Consent Order on its behalf.	
4		All Out Bail Bonds, LLC (AZ License # 965872)
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6	<u>6/7/2011</u> Date	Joshua Adam Richier, Owner and
7		Designated Responsible Licensed Producer
8		
9	6/7/2011	
10	Date	Joshua Adam Richier (AZ License # 854536)
11	COPIES of the foregoing mailed/delivered this <u>9th</u> day of <u>June</u> , 2011, to:	
12	All Out Bail Bonds, LLC	
13 14	139 W. Mohave St. Phoenix, Arizona 85003	
15	Respondent	
16	Joshua Adam Richier c/o All Out Bail Bonds, LLC 139 W. Mohave St.	
17	Phoenix, Arizona 85003 Respondent	
18	Joshua Adam Richier	
19	1121 N. 44 th Street, #1016 Phoenix, Arizona 85008 Respondent	
20		
21	Mary E. Kosinski, Exec. Assistant for Reg. Affairs Mary Butterfield, Assistant Director Cathorina M. Gilleri, C.	
22	Catherine M. O'Neil, Consumer Legal Affairs Officer Steve Fromholtz, Licensing Supervisor	
23	Charles Gregory, Investigations Super	visor

Department of Insurance 2910 North 44th Street, Suite 210 Phoenix, Arizona 85018

Maidene Scheider

Maidene Schneider